## UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

|  |  | DISTRICT OF NEW .  | JERSEY   |                               |   |
|--|--|--|--|-------------------------------|---|
| In Re:                                       |  |  | Case No.:  |                               |   |
|  |  |  | Judge:   |                               |   |
|  |  |  | Chapter:   |                               | 13  |
|  | Debtor(s)  |  |  |                               |   |
|  |  | Chapter 13 Plan and  | Motions  |                               |   |
| I  | □ Original   | ☐ Modified/Notice Require  | d  |                               | Discharge Sought  |
| 1  | ☐ Motions Included   | ☐ Modified/No Notice Req   | uired  |                               | No Discharge Sought   |
| ı  | Date:  |  |  |                               |   |
|  |  | THE DEBTOR HAS FILED FOR<br>CHAPTER 13 OF THE BANKR  | _  |                               |   |
|  |  | YOUR RIGHTS WILL BE  | AFFECTED   |                               |   |
| confirmat<br>You shou<br>or any mo<br>become | ion hearing on the Plan propo<br>Ild read these papers carefully<br>otion included in it must file a | urt a separate <i>Notice of the Hearing or</i> sed by the Debtor. This document is and discuss them with your attorney. written objection within the time frame ons may be granted without further tice. | the actual Plan propos<br>Anyone who wishes<br>stated in the Notice. | sed b<br>to op<br><b>This</b> | y the Debtor to adjust debts.<br>pose any provision of this Plan<br>Plan may be confirmed and |
|  | IN THE N   | ULD FILE A PROOF OF CLAIM E<br>NOTICE TO RECEIVE DISTRIBUTE<br>E CONFIRMED, EVEN IF THE PL   | TIONS UNDER ANY  | Y PL                          | AN  |
| Part 1                                       | 1: Payment and Length  | of Plan  |  |                               |   |
| á  | a. The debtor shall pay $_{-}$   | per  | to the Chap  | ter 1                         | 3 Trustee, starting on  |
|  | fo   | or approximately   | months.  |                               |   |
| k  | o. The debtor shall make p   | plan payments to the Trustee from  | the following source   | es:                           |   |

Other sources of funding (describe source, amount and date when funds are available):

Future earnings

| c. Use of real property to satisfy  | plan obligations:                               |                                      |
|---|---|--------------------------------------|
| ☐ Sale of real property  Description:   |   |                                      |
| Proposed date for complete  | ion:  |                                      |
| <ul><li>Refinance of real property:</li><li>Description:</li><li>Proposed date for complete</li></ul> | ion:  |                                      |
| Description:  | pect to mortgage encumbering property:          |                                      |
| d.   The regular monthly mortga   | age payment will continue pending the sa        | ale, refinance or loan modification. |
| e. $\square$ Other information that may   | be important relating to the payment and        | l length of plan:                    |
|   |   |                                      |
| Part 2: Adequate Protection   |   |                                      |
|   | s will be made in the amount of \$<br>tion to   | ·                                    |
|   | s will be made in the amount of \$<br>ation to: |                                      |
| Part 3: Priority Claims (Including A  | Administrative Expenses)                        |                                      |
| All allowed priority claims will be   | paid in full unless the creditor agrees other   | erwise:                              |
| Creditor  | Type of Priority                                | Amount to be Paid                    |
|   |   |                                      |
|   |   |                                      |
|   |   |                                      |
|   |   |                                      |
|   |   |                                      |

## Part 4: **Secured Claims**

a. Curing Default and Maintaining Payments

The Debtor shall pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

| Creditor                             | Collateral<br>Type of De  |   | rreara                       |   | Interest Rate Arrearage | on                      | Amount to be<br>Paid to Creditor<br>(In Plan)     | Payme                      | ar Monthly<br>ent<br>de Plan)    |
|--------------------------------------|---|---|------------------------------|---|-------------------------|-------------------------|---|----------------------------|----------------------------------|
|                                      |   |   |                              |   |                         |                         |   |                            |                                  |
| secured creditor                     | ebtor values constant shall be paid to it it is an allow do as having "No | he amount<br>ved claim th<br>O VALUE" i | listed<br>nat exc<br>it shal | as the "Value<br>ceeds that va<br>I be treated a<br>tion under th | e of the Credito        | or Integrated and claim | EQUIRES   | " plus inter               | est as                           |
| Creditor                             | Collateral  | Schedule<br>Debt                        | d                            | Total<br>Collateral<br>Value                                      | Superior Lie            | ens                     | Value of<br>Creditor<br>Interest in<br>Collateral | Annual<br>Interest<br>Rate | Total<br>Amount<br>to be<br>Paid |
|                                      |   |   |                              |   |                         |                         |   |                            |                                  |
| 2.) Where secured claim s            |   |   |                              |   | the Plan, payr          | ment o                  | of the full amount                                | of the allov               | wed                              |
| c. Surrei<br>Upon con<br>collateral: |   | tay is termi                            | nated                        | as to surreno   | lered collatera         | I. The                  | Debtor surrende                                   | rs the follo               | wing                             |
| Creditor                             |   |   | Coll                         | ateral to be S  | Surrendered             |                         | e of Surrendered<br>ateral                        |                            | ing<br>red Debt                  |
|                                      |   |   |                              |   |                         |                         |   |                            |                                  |

| d. Secured Claims Unaff        | -         |                              |               |         |             |                             |
|--------------------------------|-----------|------------------------------|---------------|---------|-------------|-----------------------------|
| The following secured o        | laims are | unaffected by the Plan:      |               |         |             |                             |
| e. Secured Claims to be        | Paid in F | Full Through the Plan:       |               |         |             |                             |
| Creditor                       |           | Collateral                   |               |         | Total Amo   | ount to be<br>ough the Plan |
|                                |           |                              |               |         |             |                             |
|                                |           |                              |               |         |             |                             |
| Part 5: Unsecured Claims       |           |                              |               |         |             |                             |
| a. Not separately classif      | ied allow | ed non-priority unsecured cl | aims shall b  | oe paic | l:          |                             |
| ☐ Not less than \$             |           | to be distributed pro ra     | ata           |         |             |                             |
| ☐ Not less than                |           | percent                      |               |         |             |                             |
| ☐ <i>Pro Rata</i> distribution | from any  | remaining funds              |               |         |             |                             |
| b. Separately classified u     | nsecure   | d claims shall be treated as | follows:      |         |             |                             |
| Creditor                       | Basis F   | or Separate Classification   | Treatmen      | t       |             | Amount to be Paid           |
|                                |           |                              |               |         |             |                             |
|                                |           |                              |               |         |             |                             |
|                                |           |                              |               |         |             |                             |
|                                |           |                              |               |         |             |                             |
|                                |           |                              |               |         |             |                             |
| Part 6: Executory Contracts    | and Une   | xpired Leases                |               |         |             |                             |
| All executory contracts and    | dunexpire | ed leases are rejected, exce | pt the follow | wing, w | hich are as | ssumed:                     |
| Creditor                       | N         | lature of Contract or Lease  |               | Treatr  | ment by De  | btor                        |
|                                |           |                              |               |         |             |                             |
|                                |           |                              |               |         |             |                             |
|                                |           |                              |               |         |             |                             |
|                                |           |                              |               |         |             |                             |
|                                |           |                              |               |         |             |                             |
|                                |           |                              |               |         |             |                             |
|                                |           |                              |               |         |             |                             |
|                                |           |                              |               |         |             |                             |

| Part 7: Motions   |   |          |                 |                             |       |                                |                                   |  |                                    |
|---|---|----------|-----------------|-----------------------------|-------|--------------------------------|-----------------------------------|--|------------------------------------|
| NOTE: All plans cont<br>form, Notice of Chapt<br>A Certification of Ser   | er 13 Pl  | lan Tra  | ansmittal, witl | hin the t                   | ime a | and in the ma                  | nner set forth                    | in D.N.J. LBI  | R 3015-1.                          |
| a. Motion to Av   | a. Motion to Avoid Liens Under 11. U.S.C. Section 522(f).             |          |                 |                             |       |                                |                                   |  |                                    |
| The Debtor move   | The Debtor moves to avoid the following liens that impair exemptions: |          |                 |                             |       |                                |                                   |  |                                    |
| Creditor  | Nature o  | -        | Type of Lien    | e of Lien Amount of<br>Lien |       | Value of<br>Collateral         | Amount of<br>Claimed<br>Exemption | Sum of All<br>Other Liens<br>Against the<br>Property | Amount of<br>Lien to be<br>Avoided |
|   |   |          |                 |                             |       |                                |                                   |  |                                    |
|   |   |          |                 |                             |       |                                |                                   |  |                                    |
|   |   |          |                 |                             |       |                                |                                   |  |                                    |
|   |   |          |                 |                             |       |                                |                                   |  |                                    |
| b. Motion to Av   | oid Lie   | ns and   | d Reclassify C  | Claim Fr                    | om S  | ecured to Co                   | mpletely Uns                      | ecured.  |                                    |
| The Debtor move Part 4 above:   | es to rec   | classify | the following   | claims a                    | s uns | ecured and to                  | void liens on o                   | collateral cons                                      | istent with                        |
| Creditor  |   | Collate  | eral            |                             |       | ount of Lien<br>e Reclassified |                                   |  |                                    |
|   |   |          |                 |                             |       |                                |                                   |  |                                    |
|   |   |          |                 |                             |       |                                |                                   |  |                                    |
| c. Motion to Pa<br>Unsecured.   | rtially V   | /oid Li  | ens and Recl    | assify U                    | nder  | lying Claims                   | as Partially S                    | ecured and P   | artially                           |
| The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above: |   |          |                 |                             |       |                                |                                   |  |                                    |

| Creditor   | Collateral                                    | Amount to be<br>Deemed Secured       | Amount to be Reclassified as Unsecured |
|--|---|--------------------------------------|--|
|  |   |                                      |  |
| Part 8: Other Plan Provis  | ions  |                                      |  |
| a. Vesting of Property  Upon confirmati  Upon discharge  b. Payment Notices  Creditors and Lessors  Debtor notwithstanding the acceptance. | ion<br>e<br>provided for in Parts 4, 6 or 7 n | nay continue to mail customary       | notices or coupons to the              |
| 1) Trustee commiss 2) 3) 4)  | allowed claims in the following ions          |                                      |  |
| d. Post-Petition Clair  The Trustee □ is, □ is  the amount filed by the post-p   | s not authorized to pay post-pe               | etition claims filed pursuant to 1   | 1 U.S.C. Section 1305(a) in            |
| Part 9: Modification   |   |                                      |  |
|  | Plan previously filed in this case            | ·                                    | ow.                                    |
| Explain below <b>why</b> the plan is   | s being modified:                             | Explain below <b>how</b> the plan is | s being modified:                      |
| Are Schedules I and J b  | peing filed simultaneously with               | this Modified Plan?                  | ′es □ No                               |

| e:   | Attorney for the Debtor |
|--|-------------------------|
| rtify under penalty of perjury that the above is true. |                         |
| e:   | Debtor                  |
| e:   | Joint Debtor            |
|  | Joint Debtoi            |
|  |                         |
|  |                         |